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## **FAX COVER SHEET**

TO	Examiner Robert Kunemund
COMPANY	USPTO
FAX NUMBER	17038729306
FROM	John Wooldridge
DATE	2004-03-02 18:49:44 GMT
RE	09/896,722 Final Office Action

## **COVER MESSAGE**

Dear Robert,

Please see the attached Final Office action.

John P. Wooldridge

535 Lipoa Parkway Suite 110 Kihei, HI 96753

tele: 808-270-1011 efax: 925-215-2542

email: john.wooldridge@comcast.net

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FAX NO. 9254232231

P. 01

## FACSIMILE TRANSMISSION COVER PAGE



Lawrence Livermore National Laboratory Office of Laboratory Counsel/Patent Group

FAX: (925) 423-2231 **VERIFY: (925) 422-7272**  Mail Address: 7000 East Avenue P.O. Box 808, L-703 Livermore, CA 94550

DATE: November 5, 2003

FROM: April Masluk (925) 422-0112

TO: John Wooldridge

FAX NO.: 925-215-2542

NUMBER OF PAGES TO FOLLOW: 7

Subject: IL-10843 (EUVL)

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P. 02



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS ox 1450 kiria, Virginia 22313-1450

Г	APPLICATION NO.	FILING DATE	FIRST NAMED I	NVENTOR	ATTORNEY DOCKET NO.	Confirmation no.	]
_	09/896,722	06/29/2001	Daniel G. Stearns		CIL 10843	8725	-
	7590 10/31/2003  Alan H. Thompson Assistant Laboratory Counsel Lawrence Livermore National Laboratory P.O. Box 808, L-703		RECEIVED		EXAMINER		1
					KUNEMUND, ROBERT M		•
			NOV 5	2003	ART UNIT	PAPER NUMBER	۱
			1010	-300	1765		-

DATE MAILED: 10/31/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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FAX NO. 9254232231

P. 03

		TA Production	Applicant(s)	RECEIVED
		Application No.		CENTRAL FAX CEN
	Office Action Surrena	09/896,722	STEARNS ET AL.	•
	Office Action Summary	Examiner	Art Unit	MAR 0 2 2004
		Robert M Kunemund	1765	ress AFF
Period fo	The MAILING DATE of this communication apports the plant of the pla	pears on the cover sheet with the	correspondence add	Vess UFFIC
THE I - Exter after - If the - If NO - Fallu - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Inside the provisions of 37 CFR 1.1 SIX (6) MONTH'S from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute epty received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	138(a). In no event, however, may a reply be ly within the statutory minimum of thirty (30) d will apply and will expire SIX (8) MONTHS fro	timely filed lays will be considered timely. om the mailing date of this con NEO (35 U.S.C. & 133).	rununication.
1)🔀	Responsive to communication(s) filed on 18.	<u>April 2003</u> .		
2a)⊠	This action is FINAL. 2b) Ti	nis action is non-final.		
3) 🗌 Dispositi	Since this application is in condition for allow closed in accordance with the practice under on of Claims	ance except for formal matters, Ex parte Qüayle, 1935 C.D. 11,	prosecution as to the , 453 O.G. 213.	ments is
4)⊠	Claim(s) 1-25 and 36 is/are pending in the ap	plication.		
	4a) Of the above claim(s) is/are withdra		•	
	Claim(s) is/are allowed.			
	Claim(s) 1-25 and 36 is/are rejected.			
-	Claim(s) is/are objected to.			
	Claim(s) are subject to restriction and/o	or election requirement.		
	on Papers	••		
9)□ .	The specification is objected to by the Examine	er.		
10)□	The drawing(s) filed on is/are: a)☐ acce	pted or b) objected to by the Ex	caminer.	·
	Applicant may not request that any objection to the	ne drawing(s) be held in abeyance.	See 37 CFR 1.85(a).	
11) 🔲 🤈	The proposed drawing correction filed on	_ is: a)∭ approved b)∭ disapp	proved by the Examine	r
	If approved, corrected drawings are required in re	ply to this Office action.		
12)[]	The oath or declaration is objected to by the Ex	kaminer.		
Priority a	ınder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. § 119	(a)-(d) or (f).	
a)	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority document	ts have been received.		
	2. Certified copies of the priority document	ts have been received in Applica	ation No	
• <u>•</u>	3. Copies of the certified copies of the pric application from the International Bu See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		Stage
	Acknowledgment is made of a claim for domest			application).
	) ☐ The translation of the foreign language pr			
	Acknowledgment is made of a claim for domes	· -		
Attachmen	t(s)			
2) Notic	e of References Cited (PTO-892) a of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ary (PTO-413) Paper No( al Patent Application (PTC	
U.S. Patent and T PTOL-326 (R		action Summary	Part of	Paper No. 9

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1 to 25 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thilderkvist et al (6,227,194) in view of Montcalm et al (5,958,605)

The Thilderkvist et al. reference discloses a method for in situ cleaning of surfaces in a substrate processing chamber. A platform includes a base and a covering layer wherein the platform has been exposed to contaminants. Particles are present on the covering layer. The particles can potentially cause defects in the wafers or substrate. This reads on the applicant's limitation of a defect selected from the group consisting of a particle, a shallow pit and a scratch. A layer of material including silicon can be applied on top of the platform. During the application of the silicon containing layer, particles can diffuse into the layer during the high temperature process of

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applying the layer. Coating of the platform is preferably preformed at temperatures greater than about 1000°c (col. 9, lines 50-67). Figure 9 of the drawings shows that particles have been collected by the silicon containing layer (126) from the covering layer (124). The method includes a step of removing the layer after the particles have been collected. This reads on the applicants' limitation of etching away the damaged region (col. 10, lines 42-53). The sole difference between the instant claims and the prior art is the step of removing a defect from a multilayer coating. However, the Montcalm et al reference teaches a passivating overcoat bilayer or multiplayer reflective coatings for extreme ultraviolet lithography. The multiplayer coating is typically made of a stack of alternating layers of molybdenum and silicon of molybdenum and beryllium (col. 3, lines 1-6). The present invention may also encompass a third layer to form a trilayer. The trilayer is made up of a bottom layer, protective top layer and an intermediate layer deposited between the top and bottom layers, (col 3., lines 33-40). It would have been obvious to one of ordinary skill in the art to modify the Thilderkvist et al reference by the teachings of the Montcalm et al reference to use a multiplayer coating as the Thilderkvist et al reference is not limited to the type of cover layer or coating used and thus multiplayer coating would achieve a reasonable expectation of success.

## Response to Applicants' Arguments

Applicant's arguments filed April 18, 2003 have been fully considered but they are not persuasive.

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Applicants' argument concerning the Thilderkvist et al reference is noted. However, the examiner admits in the rejection that the reference does not teach the entire claimed invention. The examiner has applied a secondary reference to teach the multiplayer processing and has given sufficient reasons to combine the references which when combined teach the claimed invention.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert M Kunemund whose telephone number is 703-308-1091. The examiner can normally be reached on 8 hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nadine Norton can be reached on 703-305-2667. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

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Application/Control Number: 09/896,722

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-

0651.

**RMK** 

PRIMARY PATENT EXAMINER

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PTO/SB/08B (08-00) Approved for use through 10/31/2002. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, persons are required to respond to a collection of information unless it contains a valid OMB control number. Complete if Known Substitute for form 1449A/PTO Application Number 09/896,722 INFORMATION DISCLOSURE Filing Date June 29, 2001 First Named Inventor Daniel G. Stearns et al STATEMENT BY APPLICANT 1765 **Group Art Unit** (use as many sheets as accessary) Examiner Name Charlotte Brown Sheet 1 Of 1 Attorney Docket Number IL-10843 OTHER PRIOR ART - NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, Examiner magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or Initials' No.1 country where published. Pierrat C. et al: "Multiple-layer blank structure for phase-shifting mask fabrication". Third International Workshop on the Measurement and Characterization of Ultra-Shallow Doping Profiles in Semiconductors, vol. 14, no. 1, pages 63-68, XP00212708 Journal of Vacuum Science & Technology B (Microelectronics and Nanometer Structures), Jan-Feb. 1996, AIP for American Vacuum Soc, USA ISSN: 0734-211X the whole document Date Examiner Considered Signature

\*EXAMINER: Initial if reference considered/whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

Unique citation designation number. Applicant is to place a check mark here if English language Translation is attached. SEND TO: Commissioner for Parents, Washington, DC 20231